VOL. II.

WASHINGTON, THURSDAY, OCTOBER 5, 1848.

NO. 92.

Washington,	D. C.				Par.	
Baltimore		-	-		Par.	
Philadslpbia		-			Par.	
New York cit				•	Par	
New York St.	ate		-		3/4 pe	r ct.
New England	-		-		3/6	do.
New Jersey		-		-	3/4	do. dis
Eastern Penn	sylva	nia			3/4	do.
Western Pen	nsvlv	ania	-	-	136	do.
Maryland				-	1/6	do.
Virginia	-		-	۰	3/4	do.
Western Virg	rinia	-			136	do.
Obio -					21/4	do.
Indiana -	-		-		23/4	do.
Kentucky		-			21/2	do.
Tennessee	-				336	do.
Miobigan			-		2	do.
Canada -			-	•	б	do.
	-			-		

THE NATIONAL ERA. SHINGTON, OCTOBER 2, 1848.

1840 AND 1848.

A FREE COLORED PREACHER SOLD.

he Louisville correspondent of the Pitts-Ginzette says, that on the 7th instant, Peter ria, a free man of color, a regularly licensed todist preacher, a member of the Indians and Conference, and a Master Mason of the delphis Lodge, was cold at public austion, et the Court-louss door, in that city, for the of one year. He was hought by J. L. Hyatt, 50 m The Difference of Roberts was a violation

FUN AND PHILOSOPHY IN POLITICS.

FREEDOM IN VIRGINIA.

ud aside, sir," said the attorney

THE SLAVE MOTHER'S LAMENT FOR HER CHILDREN.

FRANCE-LAMARTINE'S JUSTIFICATION.

THE NATIONAL ERA.

THE CLAY MALCONTENTS.

For the National Era "THAT LITTLE CURL."

THE CHOICE.

For the National Era. DEATH SCENE.

BY MISS PHOEBE CARRY

THE DUPLICITY OF THE OLD PARTIES.

LITERARY NOTICES.

THE TEXAS USURPATION.

THE MOVEMENT.

DOMESTIC MARKETS.

THE NATIONAL ERA.

For the National Era.
STRAY LEAVES

IARGARET SMITH'S DIARY

FOR BEOGRAPHENS,
FOR THE NEURAL GOVERNMENT

OVER SLAVERY.

No. 5.

Can Congress probled is alwary in new States?

The right of Congress to prohibit shavery in the congress probled is alwary in the congress to prohibit shavery in the congress to prohibit alwary in the congress to prohibit shavery in congress prohibit alwary in the congress of the Government, as mean in the Ordinance of 1975, part this congress alward prevent the establishment of slavery while they are Torritories, after they erransute could these establish elavery by law. It is carrious to see how havyers will often stullify themselves on questions of law, when they be consideration of its may not be improper. The following form of the question consideration of its may not be improper. The following form of the question. Com Congress, as the and by within a Particupy is made a State, and educated subs the Union, suck a personned prohibition of alwarey, which the State Government county county or one, at its discretion, may presented them to the Union, or one, at its discretion, may presented. Conditions on which the admission shall take place. This is so phint, and so common also, in

This is so plain, and so common also, in actice of the Government, that no one will

ittons, it remains a Territory still, do accept of the conditions, those connot be annulled or changed by the rement. They are a compact to which of the State, and the people of the es, are the two parties. And, of course, t cannot be altered or annulled by eiternoon to be a considered to the control of the states of the control of th

licene.
rict of Kentucky, in 1791, was incoro a State, and admitted to the Union,
termand conditions" relating to titles

ulation 9" The nature are thus clearly defined

ase just cited: regulate—that ie, the pow-le by which commerce shall complete in itself, and ac-ions, except in the Constitu-ind discretion of Congress, e people, and the influence

ghter, 15 Peeir opinion on the reasona ed this power in the States,

of part of the system, for the safety of the wood ble for the very purposes of "treat-salaves as persons," that Congress would be The Very purpose of "treat-salaves as persons," that Congress would be by the Federal Government to secure to be the Congress to the Congress of the Congress to the Congress to the Congress to the Salaves of the Congress to regard them as they are for the Congress to regard them as they are for the Congress to regard them as they are for the Congress to regard them as they are for the Congress to regard them as they are for the Congress to regard them as they are for the Congress to regard them as they are for the Congress to regard them as they are for the Congress to regard them as they are for the Congress to regard them as they are for the Congress to regard them as they are for the Congress to regard them as they are for the Congress to regard them as they are for the Congress to regard them as they are for the Congress to regard them as they are for the Congress to regard them as they are for the Congress to regard them as they are the Congress to regard the congress to regard them as they are the Congress to regard them as they are the Congress to regard the congress to regard them as they are the congress to regard the congress to regard them as they are the congress to regard the congress to regard the congress to r

For the National Era.
ECCLESIASTICAL ACTION ON SLAVERY.

terian Churches are slaveholders; and, crucities and wrongs are extensively the elave, for which no discipline is

ed, That a committee of three

CASS-ISM MADE EASY.

What effect did General Cass say the invi-n had upon him? He said it obliged him very much. How did it oblige him? It obliged him to pay the postago. Did he go to the Convention? No.

No.
What prevented him?
Hie circumstances.
What had hie circumstate to the Convention?

Why did ho say he was "dear?"
He did not mean to pay the postage on his and thr r, which he knew would be dear if anything to bo paid for it.

Had he any other reason for calling himself bara.

den? ??

A. Yes; he was held very cheap by his coun-ymen, and he wished to correct the impression.

Q. Did he succeed?

A. Yee; after that letter, they thought him car at any price.—New York Evening Post.

THE THREE PLATFORMS.

Plat- The Bultimore The Philode Platform

Free Soll, Free Lewis Cass, alias Speech, Free Labor, James K. Polk, elon Zach !!! Free Meu.

A TALE OF BASHFULNESS.

misfortnno in the world, d in the list of common mis-nevertheless, ought to be, ration of the truth of my

said: "Max has talent, but he is kward, cannot adapt himself to the e world, is unacqueinted with the cioty, and never knows what to do ds and feet; otherwise, he is a good allow enough?"

glass of wine.

Muny young gentlemen, as I have often obbred, are greatly wanting in these respects.

I have so no ca going into society is saily at a
ses how to dispose of his extremities, and would,
ne can easily provde, have much rather loftmen at home. Many such an unfortunate knows
of where to quarter his hands, throwing them
tone moment into his waisseast, at another into

to his occupat, times we wanted to the change of the thicket of the related by my awkward-the reckoned that of being still a back-waring reached my fifty-second year with-blessed with a wife, mer was my old aunt dead, and I her thereby rendered comparatively afflut, then in my thirtieth year, was led to hand of a young kelly, the to other qualities beauty, triting, amalitility, and

O. What prevented him?

A. Hie dremustances.

C. What had the executations to do with his.

A. Hier production of the foot residence of the foot of the properties of the foot of the production of the foot of the foot of the production of the foot of th

giggling around, I laughed tee, ne to time stolen glauces at the tune.

our places at the table. The out as to place me next to Bar-

reciving that she smiled graciously, I felt tressured, and began to brush the cold ion frem up face, of course not with my twith my pocket-kerohief.

I will my pocket-kerohief

occurred, I had entirely forgetien the ness. In drying off the perspiration, I in the lake to throughly that, on replac-handkerohief in my pocket, the whole were annated to find .ms converted into

oringing with together with a jerk, and

LAV OFFICE, NYRACUNE, N. Y.

SPENOSIK, S. NOITTH, MATERIA B. USA, Davies,
LAW, SPENOSIK, S. NOITTH, MATERIA B. G. C.

ORIO, SIAnina Bulldings, ISBAREL, S. SPANCEK,
R. S.—C.

GLANGOE, HENRIN, S. WEBB,
COTTON and Theory Festers, Disease in Blooms, Pl
Forwarding—Columbia street, next to Breadway Rock, ISBAREL

June S.—Iy

FATENTS.

PATENTS.

wildington BOARDING SCHOOL POR
This was a second of this Institution will open to the lither Session of this Institution will open to the lither wildington, but just no 20th, lith. Sept. 5 in Wilnington, but just no 20th, lith. Sept. 5 in Wilnington, but just no 20th, lith. Sept. 5 in Wilnington, but just no 20th, lith. Sept. 5 in Wilnington, but just no 20th, lith. Sept. 5 in Wilnington, but just no 20th, lith. Sept. 5 in Wilnington, but just no 20th, lith. Sept. 5 in Wilnington, but just no 20th just no 20th, lith. Sept. 5 in Wilnington, but just no 20th just no 20th, lith. Sept. 5 in Wilnington, but no 20th just no 20t

Charles Whiting ? and Ann atreete, N

centre anticettem or the problem of the overland to age of the matter anticettem or the problem ones will be fremined. Any orders by until executed at a low prices as if the purchase were process, and warmined by "GHIBERT & CO., Firm—T. Gilbert and Wm. H. Junemon. Any 204—If The Control of the Control of